

REGION 5 77 WEST JACKSON BOULEVARD CHICAGO, IL 60604-3590 JUL **2** 7 2010

EPA Region 5 Records Ctr.

REPLY TO THE ATTENTION OF:

S-6J

<u>CERTIFIED MAIL</u> <u>RETURN RECEIPT REQUESTED</u>

Re: Cleveland Trencher Site

Euclid, Cuyahoga County, Ohio

Dear Sir or Madam:

Enclosed please find the first amendment of the Administrative Order ("Order"), Docket No. V-W-10-C-950, issued by the U.S. Environmental Protection Agency on June 21, 2010, to The Cleveland Trencher Company, the Joseph J. Piscazzi Revocable Living Trust U/A Dated January 7, 1997, Mr. Gary L. Thomas, Nationwide Demolition Services, LLC, and Asbestek, Inc., pursuant to Section 106(a) of the Comprehensive Environmental Response, Compensation and Liability Act of 1980 ("CERCLA"), as amended, 42 U.S.C. § 9606(a). This Amendment adds Safe Environment Corporation as a Respondent to the Administrative Order, and provides the proper name for the Joseph J. Piscazzi Revocable Living Trust U/A Dated January 7, 1997.

Please note that the Order allows an opportunity for a conference by Safe Environmental Corporation if requested within 3 business days after issuance of the Order, or if no conference is requested, an opportunity to submit comments within 7 business days of issuance of the Order.

If you have any questions regarding the Order, feel free to contact Kevin Chow, Associate Regional Counsel, at (312) 353-6181 or Stephen Wolfe, On-Scene Coordinator, at (440) 250-1781.

Sincerely.

Richard C. Karl, Director

Superfund Division

Enclosure



REGION 5 77 WEST JACKSON BOULEVARD CHICAGO, IL 60604-3590 JUL 2 7 2010

REPLY TO THE ATTENTION OF:

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CERTIFIED MAIL RETURN RECEIPT REQUESTED

Metin Aydin, President Cleveland Trencher Company c/o Pauline Aydin 7100 Whipple Avenue, N.W. North Canton, Ohio 44720 Dear Sig or Madam:

Enclosed please find the first amendment of the Administrative Order ("Order"), Docket No. V-W-10-C-950, issued by the U.S. Environmental Protection Agency on June 21, 2010, to The Cleveland Trencher Company, the Joseph J. Piscazzi Revocable Living Trust U/A Dated January 7, 1997, Mr. Gary L. Thomas, Nationwide Demolition Services, LLC, and Asbestek, Inc., pursuant to Section 106(a) of the Comprehensive Environmental Response, Compensation and Liability Act of 1980 ("CERCLA"), as amended, 42 U.S.C. § 9606(a). This Amendment adds Safe Environment Corporation as a Respondent to the Administrative Order, and provides the proper name for the Joseph J. Piscazzi Revocable Living Trust U/A Dated January 7, 1997.

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The Joseph J. Piscazzi Revocable Trust c/o Mark J. Scarpitti, Esq.

Oldham Kramer
195 South Main Street, Suite 300
Akron, OH 44308

Dear Sir or Madam:

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Gary L. Thomas P.O. Box 1052 Akron, Ohio 44309

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Nationwide Demolition Services,LLC c/o Jeffrey N. Kramer 24 West 3rd Street, Suite 300 Mansfield, OH 44902

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<u>CERTIFIED MAIL</u> RETURN RECEIPT REQUESTED

Asbestek, Inc. c/o Paul J. Coval Vorys, Sater, Seymour and Pease LLP 52 East Gay Street, P.O. Box 1008 Columbus, OH 43216-1008

Dear Sir or Madam:

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REPLY TO THE ATTENTION OF:

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<u>CERTIFIED MAIL</u> RETURN RECEIPT REQUESTED

Safe Environment Corporation c/o Steven G. Janik, Esq. Janik, L.L.P. 9200 South Hills Boulevard, Suite 30 Cleveland, OH 44147-3521 Dear Sir or Madam:

Enclosed please find the first amendment of the Administrative Order ("Order"), Docket No. V-W-10-C-950, issued by the U.S. Environmental Protection Agency on June 21, 2010, to The Cleveland Trencher Company, the Joseph J. Piscazzi Revocable Living Trust U/A Dated January 7, 1997, Mr. Gary L. Thomas, Nationwide Demolition Services, LLC, and Asbestek, Inc., pursuant to Section 106(a) of the Comprehensive Environmental Response, Compensation and Liability Act of 1980 ("CERCLA"), as amended, 42 U.S.C. § 9606(a). This Amendment adds Safe Environment Corporation as a Respondent to the Administrative Order, and provides the proper name for the Joseph J. Piscazzi Revocable Living Trust U/A Dated January 7, 1997.

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Sincerely.

Richard C. Karl, Director

Superfund Division

Enclosure

bcc: Docket Analyst, ORC (C-14J)

Kevin Chow, ORC (C-14J)

Steve Wolfe (ME-W)

John Maritote, (SE-5J)

Carol Ropski, ESS #1 (SE-5J)

Fushi Cai, ESS #1 (SE-5J)

John Kelley, Public Affairs (P-19J) w/out attachments

Pat Thompson, PAAS (MF-10J)

Joseph Poetter, U.S. EPA, MS-002, 26 W. Martin Luther King Drive, Cincinatti, OH 45268

Michael T. Chezik

Regional Environmental Officer Office of Environmental Policy and Compliance Philadelphia Region Custom House, Room 244 200 Chestnut Street Philadelphia, PA 19106

Records Center (SMR-7J)

RESPONDENTS TO UNILATERAL ADMINISTRATIAVE ORDER CLEVELAND TRENCHER SITE EUCLID OHIO

Metin Aydin, President Cleveland Trencher Company c/o Pauline Aydin 7100 Whipple Avenue, N.W. North Canton, Ohio 44720

The Joseph J. Piscazzi Revocable Trust c/o Mark J. Scarpitti, Esq. Oldham Kramer 195 South Main Street, Suite 300 Akron, OH 44308

Gary L. Thomas P.O. Box 1052 Akron, OH 44309

Nationwide Demolition Services, LLC c/o Jeffrey N. Kramer 24 West 3rd Street, Suite 300 Mansfield, OH 44902

Asbestek, Inc. c/o Paul J. Coval Vorys, Sater, Seymour and Pease LLP 52 East Gay Street P.O. Box 1008 Columbus, OH 43216-1008

Safe Environment Corporation c/o Steven G. Janik, Esq. Janik, L.L.P. 9200 South Hills Boulevard, Suite 300 Cleveland, OH 44147-3521

Implementation of UAO Reform Questionnaire

(form revised 2/10/04)

- \$ This form should be filled out for each UAO issued pursuant to CERCLA 106 (except those issued for site access only).
- \$ Please fill out this form no later than two weeks after issuance.
- S Once completed, the form should be returned to Mike Northridge, USEPA, mail code 2272A, 1200 Pennsylvania Avenue, N.W., Washington, D.C. 20460, or through LAN mail.
- s If you have any questions regarding the questionnaire, please call Mike at (202)564-4263.

Site Name: Cleveland Trencher Region: 5 Date Prepared: 7/22/10

Preparer Name: Carol Ropski Position: Enforcement Specialist Phone Number: 312-353

7647

a) Date UAO issued: 6-21-10 b) UAO Number: <u>Docket No. V-W-10-C-950</u> (if available) (e.g., UA002)

- c) Date UAO amendment issued:
- 2) Purpose of UAO (please Y appropriate box): (Note: <u>Do not include UAOs that are for access only</u>)

Removal	RI/FS	RD/RA	
х			

- 3) Number of parties receiving the UAO: 1 (recipient of UAO amendment to add PRP)
- 4) Number of parties receiving the UAO that were governmental (local, state or federal) entities: 0 (Note: Please provide names of any governmental parties that received the UAO)
- 5) Number of parties that did **NOT** receive the UAO: 0

Note: Parties are considered excluded when:

- \$ There is sufficient evidence to make a preliminary determination of potential liability under '107 of CERCLA; and
- \$ They have not previously reached full settlement with the government; and
- \$ They were not issued the UAO.

STOP here if the answer to question 5 is zero.

6) If parties were excluded from the UAO, please provide the reason(s) for excluding them in the chart on the next page:

Note: Agency policy provides for only several acceptable reasons for excluding PRPs from a UAO. These include:

- 1) lack of evidence of the party=s liability;
- 2) the party is financially non-viable;
- 3) the party made only a relatively minor contribution towards the site conditions (e.g., sent only a de minimis amount of waste to the site);
- 4) consideration of work that a PRP has already conducted at the site (or has agreed to

conduct), especially where such work is equivalent to that PRP=s Afair share;@ and the UAO was already being issued to a large number of PRPs and the inclusion of additional parties would have raised manageability concerns.

	Reason for Exclusion	Number of Parties Excluded due to Reason	Identify any Government entities excluded
1	Lack of evidence; litigative risks		
2	Financially non-viable		· · · · · · · · · · · · · · · · · · ·
3	Minor contribution of waste to the site		
4	Contributed Atair share@		
5	Manageability concerns		
	Other reason (please explain)		

- 7) Did the package presented to the Regional decision-maker identify the PRPs not receiving the UAO, and the reason(s) for their exclusion? Note: Along with this questionnaire, please submit a copy of the excerpt from the UAO package that identifies the excluded PRP(s) and the reason(s) for exclusion, plus a copy of the cover page for the package (showing, e.g., the name of the decision-maker as the recipient of the package).
 - A) If the information was not in the UAO package but instead was presented to the Regional decision-maker via a different context, then please prepare a memo to the file now and submit a copy to HQ. The memo should document the different means that were used to present this information to the decision-maker (e.g., via written briefing materials separate from the UAO package itself).
 - B) If there is no paperwork documenting that the decision-maker was presented with information regarding both the existence of excluded PRP(s) and the reason(s) for exclusion, please now prepare an appropriate memo to the decision-maker and submit a copy to HQ.
- 8) If the reason (or one of the reasons) for excluding a party(ies) was lack of financial viability, did the UAO package contain (or cross-reference) documentation for each PRP that allegedly did not have an ability to pay cleanup costs? Note: For each PRP excluded due to financial viability, the 8/2/96 procedures call for PRP-specific documentation of financial condition.

Please don=t hesitate to contact Mike Northridge at (202) 564-4263 with any questions regarding this questionnaire or suggestions for improving this Reform.

IN THE MATTER OF:	Docket No. V-W-10-C-950
CLEVELAND TRENCHER SITE)	AMINISTRATIVE ORDER
·	PURSUANT TO SECTION 106(a)
)	OF THE COMPREHENSIVE
,	ENVIRONMENTAL, RESPONSE,
Respondents:	COMPENSATION, AND
	LIABILITY ACT OF 1980,
The Cleveland Trencher Company,	AS AMENDED, 42 U.S.C. § 9606(a
Joseph J. Piscazzi Revocable Living	
Trust U/A Dated January 7, 1997	
Mr. Gary L. Thomas,	ORDER AMENDMENT
Nationwide Demolition Services, LLC,	
Asbestek, Inc., and	
Safe Environment Corporation)	

FIRST AMENDMENT OF ADMINISTRATIVE ORDER ISSUED ON JUNE 21, 2010

This is an amendment of the Administrative Order ("Order"), Docket No. V-W-10-C-950, issued by the U.S. Environmental Protection Agency ("U.S. EPA") on June 21, 2010, to The Cleveland Trencher Company, the Joseph J. Piscazzi Revocable Living Trust U/A Dated January 7, 1997, Mr. Gary L. Thomas, Nationwide Demolition Services, LLC, and Asbestek, Inc., pursuant to Section 106(a) of the Comprehensive Environmental Response, Compensation and Liability Act of 1980 ("CERCLA"), as amended, 42 U.S.C. § 9606(a).

U.S. EPA herewith determines that Safe Environment Corporation is a "liable party" as defined in Section 107(a) of CERCLA, 42 U.S.C. § 9607(a), and is subject to this Order under Section 106(a) of CERCLA, 42 U.S.C. § 9606(a). Additionally, it is determined that "Joseph J. Piscazzi Revocable Living Trust U/A Dated January 7, 1997" is the proper name of the respondent referred to as the "Joseph J. Piscazzi Irrevocable Trust" or the "Joseph J. Piscazzi Revocable Trust" in the Order as issued.

IT IS HEREBY ORDERED that the following amendments be made to the Order to reflect these determinations:

- 1. The caption of the Order is hereby amended to add the name "Safe Environment Corporation" to the list of Respondents, and to change the name "The Joseph J. Piscazzi Irrevocable Trust" to "Joseph J. Piscazzi Revocable Living Trust U/A Dated January 7, 1997".
- 2. Paragraph 3 of Section III (FINDINGS OF FACT) of the Order is hereby amended to read as follows:

- "3. In 2002, CT entered into a promissory note and mortgage with the Joseph J. Piscazzi Revocable Living Trust U/A Dated January 7, 1997 (Trust), as well as a Deed of Trust in which Mr. Gary L. Thomas was granted as a trustee the right to sell the Site in the event CT defaulted on the note from the Trust. CT defaulted on the note and was eventually evicted in 2006."
- 2. Paragraph 4 of Section III (FINDINGS OF FACT) of the Order is hereby amended to read as follows:
 - "4. In 2007, Mr. Thomas entered into an agreement with a demolition contractor, Nationwide Demolition Services, LLC (Nationwide), to demolish buildings on Site in order to prepare the property for sale. Nationwide contracted with Asbestek, Inc. (Asbestek) and Safe Environment Corporation for asbestos abatement work. The Cleveland Division of Air Quality (CDAQ) conducted inspections during the demolition activities and cited Mr. Thomas and the contractors for National Emissions Standards for Hazardous Air Pollutants (NESHAP) violations related to improper asbestos abatement prior to demolition. In addition, CDAQ notified the Ohio Environmental Protection Agency (Ohio EPA) of the presence of drums containing unknown materials at the Site."
- 3. Paragraph 4 of Section IV (CONCLUSIONS OF LAW AND DETERMINATIONS) of the Order is hereby amended to read as follows:
 - "4. Respondent The Cleveland Trencher Company is a person who at the time of disposal of hazardous substances was an "owner" and "operator" of the Site, as defined by Section 101(20) of CERCLA, 42 U.S.C. §9601(20). Respondents Joseph J. Piscazzi Revocable Living Trust U/A Dated January 7, 1997 and Mr. Gary L. Thomas are the present owners or operators of the Site, or were persons who at the time of disposal of hazardous substances owned or operated the Site, or were persons who arranged for disposal or transport for disposal of hazardous substances at the Site. Respondents Nationwide Demolition Services, LLC, Asbestek, Inc., and Safe Environment Corporation are persons who at the time of disposal of any hazardous substances operated the Site, or who arranged for disposal or transport for disposal of hazardous substances at the Site. Respondents are therefore liable persons under Section 107(a) of CERCLA, 42 U.S.C. § 9607(a)."
- 4. The first paragraph of Section XIV (OPPORTUNITY TO CONFER) of the Order is hereby amended to read as follows:

"Within 3 business days after issuance of this Order, Respondents may request a conference with U.S. EPA, except that Respondent Safe Environment Corporation has 3 business days after issuance of the First Amendment of Administrative Order Issued on June 21, 2010, to request a conference. Any such conference shall be held within 5

business days from the date of the request, unless extended by agreement of the parties. At any conference held pursuant to the request, Respondents may appear in person or be represented by an attorney or other representative."

All remaining portions of the Order shall remain in full force and effect as stated therein. This First Amendment of the Administrative Order Issued June 21, 2010 is hereby incorporated into the Order as if it were originally a part of the Order; all terms, conditions, and stipulations of the Order shall apply to this amendment.

IT IS SO ORDERED

BY:

Richard C. Karl, Director

Superfund Division

United States

Environmental Protection Agency Region 5

ATTACHMENT B

LIABILITY FILE INDEX

<u>Date</u>	Author	Recipient	Title/Description	<u>Pages</u>
05/20/09	Sarvis, H.E., Ohio EPA	Durno, M., U.S. EPA	Letter Re: Former Cleveland Trencher Facility, 20100 St. Clair Ave., Euclid, OH, enclosing Ohio EPA Time- Critical Removal Action Referral Package, with eight attachments	939
09/15/09	Messenger, W., U.S. EPA	Piscazzi, J.J., Joseph J. Piscazzi Trust	Request for Information	17
10/06/09;	Piscazzi, J.J., Joseph J. Piscazzi Trust	Ropski, C., U.S. EPA	Response to U.S. EPA Information Request of September 15, 2009	50
10/12/09	Weston Solutions, Inc.	U.S. EPA	Title Search and PRP Search Report for Cleveland Trencher Site, Cuyahoga County, Ohio	421
11/12/09	Messenger, W., U.S. EPA	Piscazzi, J.J., Joseph J. Piscazzi Trust	Letter re: Trust's Inadequate Response to U.S. EPA's September 15, 2009 Information Request	2
11/18/09	Messenger, W., U.S. EPA	Aydin, M., Cleveland Trencher Co.	Request for Information	14
02/10/10	Aydin, P., for Cleveland Trencher Co.	Ropski, C., U.S. EPA	Response to U.S. EPA Information Request of November 18, 2009	3
02/25/10	Messenger, W., U.S. EPA	Piscazzi, J.J., Joseph J. Piscazzi Trust	Letter Requesting Documentation for Claim of Invalid Mortgage	2
03/02/10	El-Zein, J., U.S. EPA	Aydin, M., Cleveland Trencher Co.	General Notice of Potential Liability	4

03/02/10	El-Zein, J., U.S. EPA	Piscazzi, J.J., Joseph J. Piscazzi Trust	General Notice of Potential Liability	4
03/03/10	Messenger, W., U.S. EPA	Asbestek, Inc.	Request for Information	10
03/03/10	Messenger, W., U.S. EPA	Safe Environmental Inc.	Request for Information	10
03/03/10	Messenger, W., U.S. EPA	Nationwide Demolition Services Inc.	Request for Information	10
Undated Postmarked 03/01/2010	Piscazzi, J.J., Joseph J. Piscazzi Trust	Ropski, C., U.S. EPA	Response to U.S. EPA's February 25, 2010, Letter Requesting Documentation for Claim of Invalid Mortgage	5
03/16/10	Lovelace, R., Safe Environ- mental Corp.	Ropski, C., U.S. EPA	Response to U.S. EPA's Information Request of March 3, 2010	2
03/26/10	Coval, P.J., Vorys Sater Seymour and Pease for Asbestek, Inc.	Ropski, C., U.S. EPA	Response to U.S. EPA Information Request of March 3, 2010	59
. 03/31/10	El-Zein, J., U.S. EPA	Thomas, G.L.	General Notice of Potential Liability	4
03/31/10	Messenger, W., U.S. EPA	Thomas, G.L.	Request for Information	17
04/20/10	Kawecki, J., U.S. EPA		Affidavit of Personal Service pertaining to personal service of Consent for Access to Property, Request for Information, and General Notice of Potential Liability, to Mr. Gary L. Thomas, Trustee.	1
04/30/10	Messenger, W., U.S. EPA	Nationwide Demolition Services, c/o	Request for Information	10

Jeffrey N. Kramer

05/05/10	Messenger, W., U.S. EPA	Flynn Environmental	Request for Information	7
05/10/10	Brechbühler, C., Flynn Environmental	Ropski, C., U.S. EPA	Response to U.S. EPA's Information Request of May 5, 2010, including copy of October 26, 2000, Phase I Environmental Site Assessment of Cleveland Trencher Company, 20100 St. Clair Avenue, Euclid, Ohio, prepared by Flynn Environmental. Marked confidential.	119
06 /02/10	El-Zein, J., U.S. EPA	Asbestek, Inc., c/o Paul J. Coval	General Notice of Potential Liability	4
06/02/10	El-Zein, J., U.S. EPA	Nationwide Demolition Services, LLC c/o Jeffrey N. Kr	General Notice of Potential Liability amer	4
06/10/10	Coval, P. Vory's, Sater, Seymore & Pease L.L.P	Ropski, C., U.S. EPA	Response to U.S. EPA's Notice letter of June 2, 2010 to Asbestek.	1
06/09/10	James Henson, Common Pleas Judge		Judgment Entry, Nationwide Demolition Services, LLC v. Asbestek, Inc., et al., Case No. 2008 CV 2002, Court of Comme Pleas, Richland County, Ohio	3 on
03/31/10	Kramer, J.N., Esq.	Ct. of Common Pleas, Richland County, Ohio	Nationwide Demolition Services, LLC's Notice of Filing Original Affidavit of Tomas Amaya, in the matter of Nationwide Demolition Services, LLC v. Asbestek, Inc., et al., Case No. 2008 CV 2	
03/24/10	Amaya, T.		March 24, 2010 Affidavit of Tomas Amaya in the matter of <u>Nationwide</u> <u>Demolition Services, LLC v. Asbestek, In</u> <u>et al.</u> , Case No. 2008 CV 2002, Court of Common Pleas, Richland County, Ohio	2 ac.,

				:
03/31/10	Kramer, J.N., Esq.	Ct. of Common Pleas, Richland County, Ohio	Nationwide Demolition Services, LLC's Notice of Filing Original Affidavit of Michael Collins, in the matter of Nationwide Demolition Services, LLC v. Asbestek, Inc., et al., Case No. 2008 CV 2008	2
03/27/10	Collins, M.		March 27, 2010 Affidavit of Michael Collins in the matter of Nationwide Demolition Services, LLC v. Asbestek, Inc. et al., Case No. 2008 CV 2002, Court of Common Pleas, Richland County, Ohio (with three exhibits)	15
07/13/10	El-Zein, J., U.S. EPA	Lovelace, R., Safe Environ- ment Corp.	General Notice of Potential Liability	4
07/20/10	Janik, S., Janik LLP	Chow, K. and Wolfe, S., U.S. EPA	Letter re: General Notice of Potential Liability to Safe Environment Corporation	2
		·		
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Mailing Labels for Cleveland Trencher UAO Amendment 07/22/2010 11:43 AM

Carol Ropski To Akimi Cheng

Attached are the addresses for the PRPs for the Cleveland Trencher UAO Amendment which is going into sign-off today. I need for you to make four copies of each label. The site is in Ohio. Thanks!

Metin Aydin, President Cleveland Trencher Company c/o Pauline Aydin 7100 Whipple Avenue, N.W. North Canton, Ohio 44720 CF # 7009 1680 0000 7643 3020

The Joseph J. Piscazzi Revocable Trust c/o Mark J. Scarpitti, Esq. Oldham Kramer 195 South Main Street, Suite 300 Akron, OH 44308 CF # 7009 1680 0000 7643 3037

Gary L. Thomas P.O. Box 1052 Akron, OH 44309 CF # 7009 1680 0000 7643 3044

Nationwide Demolition Services, LLC c/o Jeffrey N. Kramer 24 West 3rd Street, Suite 300 Mansfield, OH 44902

CF # 7009 1680 0000 7643 3051

Asbestek, Inc c/o Paul J. Coval Vorys, Sater, Seymour and Pease LLP 52 East Gay Street P.O. Box 1008 Columbus, OH 43216-1008 CF # 7009 1680 0000 7643 3068

Safe Environment Corporation c/o Steven G. Janik, Esq. Janik, L.L.P. 9200 South Hills Boulevard, Suite 300 Cleveland, OH 44147-3521 CF # 7009 1680 0000 7643 3075

Carey S. Rosemarin, Esq. Law Offices of Carey S. Rosemarin, P.C. 500 Skokie Boulevard, Suite 510 Northbrook, IL 60062

CF#7009 1680 0000 7643 3082

REMOVAL PROGRAM 106 UNILATERAL ORDER AMENDMENT ROUTING SLIP

(REVISED JULY 2010)

CLEVELAND TRENCHER	*
(SITE NAME)	

(Final version; already signed by the PRPs; being processed for U.S. EPA signature.

Use if PRPs have signed <u>with</u> substantive changes.)

Please sign and check your name off this page. Then pass the document on to the next name.

		MAIL
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3. ERB SECTION CHIEF I/II/III	Mark Durno	ME-W
4. ESS #1 SECRETARY	Akimi Cheng	SE-5J
5. ORC STAFF ATTORNEY	Kevin Chow Ch 7-23-10	<u>C-14J</u>
6. ORC SECTION CHIEF	Connie Puchalski (7/23/10	<u>C-14J</u>
7. ESS #1 SECRETARY	Akimi Cheng	SE-5J
8. ESS #1 SECTION CHIEF	Bill Messenger W2 7-26-10	SE-5J
9. ECAB BRANCH SECRETARY	Hilda Mateer	SE-5J
10. ERB (#1 or #2) CHIEF	Jason El-Zein Worf JE 7-76x	SE-5J
11. ERB SECRETARY	Hilda Mateer PM 7/26/10	SE-5J
12. DOCKET CLERK	Katrina D. Jones	<u>S- 6J</u>
13. ENFORCEMENT COORDINATOR	Larry Schmitt	<u>S-6J</u>
14. SF DIVISION DIRECTOR FOR SIGNATURE	Rick Karl Affill 9/49/10	<u>S- 6J</u>
15. ECAB SECRETARY	Hilda Mateer	<u>SE-5J</u>
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16. ESS #1 SECRETARY FOR MAILING TO PRPS AND DISTRIBUTION OF BCC	Akimi Cheng LIST	SE-5J

Please contact Akini Cheng 66214 or CAROL ROPSKI at 3-7644 when signed so this CAN be mailed promptly. Thanks candle